IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF MARYLAND Greenbelt Division

IN RE:)	
)	
THE HEALTHY BACK STORE, LLC)	Case No. 15-14653 WIL
)	(Chapter 11)
Debtor)	

DEBTOR'S MOTION FOR EXPEDITED
HEARING ON EMERGENCY MOTION FOR THE ENTRY OF
INTERIM ORDER PURSUANT TO SECTION 364 OF THE
BANKRUPTCY CODE (A) AUTHORIZING THE DEBTOR TO
OBTAIN DEBTOR-IN-POSSESSION
FINANCING, (B) GRANTING SECURITY INTERESTS AND
SUPER PRIORITY CLAIMS, (C) APPROVING AGREEMENT
RELATING TO THE FOREGOING, (D) GRANTING RELATED
RELIEF, AND (E) SCHEDULING A HEARING ON THE
MOTION PURSUANT TO BANKRUPTCY RULE 4001(C)

The Healthy Back Store, LLC (the "Debtor"), debtor and debtor-in-possession in the above-styled Chapter 11 case, by and through undersigned counsel, hereby moves this Court pursuant to Bankruptcy Rule 2002 for an Order scheduling an expedited hearing and shortening time for notice of the deadline to object to the emergency motion (the "Motion") for the entry of an order pursuant to section 105 and section 364 of title 11 of the United States Code, 11 U.S.C. §§ 101, et seq., as amended, and Rules 2002, 4001 and 9014 of the Federal Rules of Bankruptcy Procedure (a) authorizing the Debtor to obtain debtor-in-possession financing, (b) granting security interests and superpriority claims, (c) approving the agreements related to the foregoing, and (d) granting related relief (the "DIP Motion") and in support thereof state as follows:

1. On April 1, 2015 (the "Petition Date"), the Debtor filed a voluntary petition under chapter 11 of the Bankruptcy Code initiating this case. The Debtor has remained in possession of its property and continues to manage its financial affairs as debtor-in-possession pursuant to \$\\$ 1107 and 1108 of the Bankruptcy Code.

- 2. The Debtor has its principal place of business at 10300 Southard Drive, Beltsville, Maryland 20705.
- 3. Prior to the Petition Date, the Debtor operated nineteen (19) retail stores and three (3) warehouses in Maryland, Virginia, California, North Carolina, Florida, Colorado and Kentucky. The Debtor sells ergonomic mattresses, adjustable beds, office, lounge and massage chairs, seat lift chairs, comfort accessories and other furniture. Prior to the Petition Date, the Debtor closed nine (9) stores.
- 4. As of the Debtor's last payroll, the Debtor employed approximately 71 employees (including 34 part-time employees).
- 5. Currently, the Debtor has insufficient funds to continue operating its business. The Debtor is operating by virtue of Mazwill Partners, LLC's agreement to advance funds under the pre-petition Loan Documents.
- 6. By this Motion, the Debtor respectfully requests the entry of an interim order pursuant to sections 105, 362 and 364 of the Bankruptcy Code and Bankruptcy Rules 2002, 4001 and 9014 (a) granting authority for the Debtor to obtain secured debtor-in-possession financing, (b) granting security interests and superpriority claims, (c) approving the Post-Petition Loan and Security Agreement and all other documents related thereto, and (d) granting related relief.
- 7. The Debtor believes that notice by electronic mail, overnight delivery or facsimile (as appropriate) to: (i) the Office of the United States Trustee, (ii) counsel to the secured lender, (iii) the creditors holding the twenty (20) largest unsecured claims against the Debtor, (iv) required government agencies, (v) the equity security holder, and (vi) all parties that have

requested notice pursuant to Bankruptcy Rule 2002(m) will be sufficient for entry of an order on

this Motion.

8. The Debtor therefore seeks an Order from this Court scheduling an expedited

hearing (the "Hearing") and requiring that any objections to the DIP Motion be presented at the

hearing.

WHEREFORE, the Debtor respectfully requests the entry of an Order scheduling an

expedited hearing on the DIP Motion, setting a deadline for objections to be filed and granting

such other and further relief as is just and proper.

Respectfully submitted,

SHULMAN, ROGERS, GANDAL,

PORDY & ECKER, P.A.

By: /s/ Michael J. Lichtenstein

Michael J. Lichtenstein (Bar No. 05604)

Amy M. Simon (Bar No. 30188)

12505 Park Potomac Avenue, Sixth Floor

Potomac, Maryland 20854

TEL: (301) 230-5231 (Lichtenstein)

(301) 945-9238 (Simon)

FAX: (301) 230-2891

Email: mjl@shulmanroges.com

asimon@shulmanrogers.com

Attorneys for Debtor

Dated: April 2, 2015

5450513_1.doc

3